U.S. Wiretap Right Is Defended

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Defending the administration's claim of an inherent presidential right to wiretap dissident domestic groups, General Attorney Deputy Richard G. Kleindienst maintains there is no difference between Americans and foreigners if their aim is to destroy the government.

"It would be silly to say that mestic and foreign." an American citizen, because he is an American, could subvert the government by actions of violence and revolu- 5 to set aside a ruling by U.S. tion and be immune from, first, identification, and second, prosecution," he said in an interview.

talking, not about free speech, no authority to conduct elecbut about "conduct inimicable tronic surveillance in domestic to our free institutions, con- national security cases withduct that presents a clear and out court approval. present danger to our form of The Justice Department has

tivity that could be exactly the California federal judge in a same as similar conduct com- Black Panther case. Two other power."

"The whole question of internal security is not a divisible subject matter," Kleinsubversion into two parts—do-

asked the Sixth Circuit Court conducted without court orof Appeals in Cincinnati Feb. ders. District Court Judge Damon J. Keith in Detroit in the case of an alleged bombing. Keith held that the Attorney Gener-Kleindienst stressed he was al acting forthe President, has

government, that kind of ac-) appealed a similar ruling by a mitted by agents of a foreign federal courts—in the Chicago Seven case and a case in Kansas-have upheld the government's position. The conflicting opinions virtually assure dienst said. "You can't divide the case ultimately will reach the Supreme Court, which has yet to rule on the legality of The Justice Department has foreign intelligence wiretaps